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the said party of the second pert its agents or assigns to take possession of the said premises and all the improvement there in the manner provided by law and to have a receiver appointed to collect the rents and bandins accruing thereform, and to retain the emount then unpaid of principal and interest, together with the cost and charges incident thereto, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to the first part its? The agreed by the part y making such sale, on demand, to the first part its? The agreed by the part is hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all the effect accounts accessors of the respective parties hereto. In Winess Whereas, the part its? of the first part have hereunto set their hands and seals the day and year there be written. In Winess Whereas, the part its? of the first part have hereunto set their hands and seals the day and year its above written. In Winess Whereas, the part its? of the first part have hereunto set their hands and seals the day and year its? Lavern E. Hadl (SEAL) Lavern E. Hadl (SEAL) Dorene J. flad1 (SEAL)
STATE OF KANSAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DE IT REMEMBERED, that on this CECCANA Defore me, a Not.ary. Public Defore me, a Not.ary. Public
Recorded November 14, 1966 at 10:02 A.M. BY: Trondre Secure Complexity RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 4 day of February 1971 Lawrence National Bank & Trust Co. Attest Kenneth Rehmer Assistant Vice President Mortgagee.
(Corp. Seal) This release with written on the original morgage this 50. day of Sebarray 19 7/
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